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Appln. No.:	10/017,					Examir	ner:	Erneste	o Garcia	
Filed:	·	•					Examiner: Ernesto Garcia Art Unit: 3679			
For:		December 7, 2001 Polygonal Interface Between Driving and					Art Offit. 3079			
FOI.	Driven			Driving a	and					
Attorney Docl	ket No:	1054	1-775							
Commissioner for U.S. Patent and P. O. Box 1450 Alexandria, VA	Trademark C	Office			Т	RANSI	⁄IIT	TAL		
Sir:			•						· //=	
Attached is/are:						1	RF	ECE	IVE	
	Disclosure S	tateme	nt; Form PTO-1449	; two cited	reference			SEP 0	2 2003	
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Claims After A	Remaining mendment		Highest No.	Present	Rate x \$9=	Add'I Fee	or	Rate x \$18= x \$84=	Add'I Fee	
Claims After A	Remaining mendment	Minus Minus	Highest No. Previously Paid For	Present	Sm Rate x \$9: x 42: +\$140:	Add'I Fee	or	Rate x \$18= x \$84= + \$280=	Add'I Fee	
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THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of:

Huang et al.

Appln. No.:

10/017,924

Filed:

December 7, 2001

For:

Polygonal Interface Between

Driving and Driven Components

Attorney Docket No: 10541-775

7/Prior at Just

Examiner: Ernesto Garcia

Art Unit: 3679

Commissioner for Patents U.S. Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450 RECEIVED

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GROUP 3600

INFORMATION DISCLOSURE STATEMENT

Sir:

In accordance with the duty of disclosure under 37 C.F.R. §1.56, and more particularly in accordance with 37 C.F.R. §1.97(c), Applicant cites the following references (each listed for the Examiner's convenience on the enclosed Form PTO-1449):

No.	Date of Publication	Patentee/Applicant/Assignee
1,907,897	05/09/1933	Swegles

Other Art

Combined Search and Examination Report, dated July 24, 2003, for corresponding United Kingdom application No. GB0301651.6

A copy of each listed reference for which a copy is required under 37 C.F.R. §1.98(a)(2) is also enclosed. Applicant respectfully solicits the Examiner's consideration of the listed references and entry thereof into the record of this application.

By submitting this Statement, Applicant is attempting to fully comply with the duty of candor and good faith mandated by 37 C.F.R. §1.56. As such, this Statement is not intended to constitute an admission that any of the enclosed references, or other information referred to therein, constitutes "prior art" or is otherwise "material to patentability," as that phrase is defined in 37 C.F.R. §1.56(a).

Applicant hereby certifies that each item of information in this Statement was first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this Statement. Accordingly, Applicant has calculated no fee to be due in connection with the filing of this Statement. However, the Commissioner is authorized to charge any fee deficiency associated with the filing of this Statement to a deposit account, as authorized in the Transmittal accompanying this Statement.

Respectfully submitted,

David W. Okey (Reg. No. 42,959)

Attorney/Agent for Applicant

Enclosures: Form PTO-1449 (one sheet)

Copies of listed references

